MITCHELL v. MINNESOTA LIFE, ET AL. ACTION NO. C07-05722 EMC ADR

DEFENDANT STANDARD INSURANCE COMPANY'S NOTICE OF REMOVAL

**EXHIBIT C** 

OCT. 31.2007

3:36PM

MINNESOTA LIFE 651 665 5424

NO.535

P.3/32

CT CORPORATION

Service of Process Transmittal 19/24/2007

CT Log Number 512720581

TOI

Charyl Hamilton Securian Financial Group, Inc. 400 Robert Street North, Station #7-7267 Saint Paul, MN 55101-2098

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Process Served in California

FOR

Minnesota Life Insurance Company (Domestic State: MN)

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TITLE OF ACTION

Randy R. Mitchell D.D.S., Ptf. vs. Minnesota Life insurence Company, et al., Dits.

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COUNTRACTOR

Alemeda County, Superior Court, CA Cage # VG07348221

NATURE OF ACTION

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ON WHICH PROCESS WAS CERVED

CT Corporation System, Los Angeles, CA

date and hour of befores:

By Process Server on 10/24/2007 et 15:20

Apprarance or anywir this

Within 50 days after service

AYTORITEY(\$) / OPNOUN(\$);

Michael Horrow Donahue & Horrow LLP 222 North Sepulvedig Blvd. 20th Flace El Segundo, CA 60245 310-335-2006

ACTION ITEMS

SOP Papers with Transmittel, via Fed Et 2 Day , 796793970473 Small Notification, Charyl Hamilton charyl hamilton@ascurien.com

C T Composition System Nancy Mores 318 West Seventh Street Los Angeles, CA 90017 213-337-4618

THE SERVICE

Page 1 of 1/VI

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OCT.31.2007 3:36PM MINNESOTA LIFE 651 665 5424

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Sep. 25. 2007 3:127M Donahue@Horrow

NOTICE TO DEFENDANT: (AVEST) AL DEMANDADO): Minuscota Life Insurance Cq., Standard Insurance Company, and DOES I through I.C. inclusive

YOU ARE BEING GUED BY FLANTIFF; (LO BETA DESIGNOANDO EL DEMANDANTE): Randy R. Mitchell D.D.S.

ENDORSED FILED ALAMEDA COUNTY

SEP 2 6 2007

CLERK OF THE SUPERIOR COURT OLDS DAVIDSON

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Dorekine & Horrow LLP  222 North Stpailvede Bled. 20th Floor, El Sagando, CA 20245  DATE SEP 2 6 2007  Phone No. (310) 335-200  Per No. (310) 335-200	Ì
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2. as the person sund under the Echlique name of (specify):  3. (2) on behalf of (specify): Mirespects Life Insurance Company	
Under: E GOP 416, 10 (notponsion)	

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OCT.31.2007 3:37PM MINNESOTA LIFE 651 665 5424

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Sep. 25 2007 3: 12PM DonahuedHorrow

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carren recom Pleasanton 94588	CLERK OF THE SUPERIOR COURT
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NO.535 P.6/32

MICHAEL B. HORROW #162917 DONAHUE & HORROW LLP 2 222 North Sepulveda Blvd. FILED 20th Floor ALAMEDA COUNTY El Semmdo, CA 90245 Telephone: (310) 335-2006 SEP 2 6 2007 Fax: (310) 335-2001 CLERK OF THE SUPERIOR COURT Email: mhorrow@donahushorrow.com - Diridon 6 Attorneys for Plaintiff RANDY R. MITCHELL D.D.S. 7 8 SUPERIOR COURT OF CALIFORNIA 9 FOR THE COUNTY OF ALAMEDA 10 11 Donahue & Horrow LLP Case No.: VG07348221 RANDY R. MITCHELL D.D.S., 12 Plaintiff. 13 COMPLAINT AND JURY DEMAND 14 1. Breach of the Duty of Good Faith and MINNESOTA LIFE INSURANCE COMPANY. Pair Dealing 15 STANDARD INSURANCE COMPANY AND 16 2. Breach of Contract DOES I through 10, inclusive. 17 Defendants. 18 GENERAL ALLEGATIONS 19 20 Introduction 21 Prior to his disability, Plaintiff, RANDY R. MITCHELL, DDS ("DR. 1. MITCHELL") was a dentist, However, years of pain associated with estecarthritis in both hands, 22 23 wrists and his pack led to DR. MITCHELL's inability to perform the material and substantial 24 duties of his occupation. As DR. MITCHELL's symptoms increased, he grow increasingly concerned for 25 the selety and well being of his patients. As of June 30, 2006, DR. MITCHELL sold his private 26 practice after 27 years and filed a claim for disability benefits. 27 However, instead of paying DR. MITCHELL the benefits to which he was 28

	"S (ANDARD") wreasonably
	2 denied the claim.
	Instead of paying DR. MITCHELL the disability benefits to which he was, and is,
	4 clearly entitled, STANDARD has:
;	UNREASONABLY delayed payment to DR. MITCHELL despite having
1	5 sufficient medical and vocational information to pay the claim;
	UNREASONABLY have insisted upon a functional capacity examination, when
8	
9	
10	<ul> <li>UNREASONABLY insisted on a functional capacity examination when the</li> </ul>
11	
12	<ul> <li>UNREASONABLY ignored the findings and conclusion of DR. MITCHELL's</li> </ul>
13	other disability insurance carriers who have approved DR. MITCHELL's claim
14	for benefits.
15	Factual Allocations
16	5. At all relevant times, Plaintiff was, and is, a resident of the State of
17	California, County of Alameda.
18	6. Plaintiff alleges upon information and belief that Defendant, MINNESOTA LIFE
19	INSURANCE COMPANY ("MINNESOTA LIFE") at all relevant times was, a corporation duly
20	organized and existing under and by virtue of the laws of the State of Minnesota and authorized
21	to transact business of insurance in this state.
22	<ol> <li>Plaintiff alleges upon information and belief that Defondant, STANDARD</li> </ol>
23	INSURANCE COMPANY ("STANDARD"), is, and at all relevant times was, a corporation
24	duly organized and existing under and by virtue of the laws of the State of Oregon and
25	authorized to transact and transacting the business of insurance in this state.
26	8. At all relevant times herein, DR. MITCHELL was covered under a Disability
27	Income Policy, Policy Number 147333OH, which was issued by Minnesota Life Insurance
28	COMMONIV and assumed by Standard Incurance Commons, A common factor Bulletin in small standard Incurance

Exhibit "A" to this Complaint.

	2	9. According to the Policy, if DR. MITCHELL became disabled, MINNESOTA
	3	
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	5	10. Additionally, at all relevant times herein, all premiums due under the Policy ha
	6	been paid and DR. MITCHELL has performed all his obligations under the Policy.
	7	
	8	confirmed that STANDARD is the administrator of the disability insurance policy issued by
	9	MINNESOTA LIFE.
	10	12. On or about June 30, 2006, DR. MITCHELL became disabled under the terms of
	11	the subject Policy, and, at all relevant times herein, DR. MITCHELL has been disabled under the
	12	Policy and entitled to benefits.
	13	13. On or about July 14, 2006, Gary Peer, M.D., DR. MITCHBLL's treating
	14	physician and a physician Board Certified in Internal Medicine, completed an Attending
	15	Physician Statement confirming the following diagnoses:
	16	<ul> <li>Primary Diagnosis: esteoarthritis hands;</li> </ul>
	17	<ul> <li>Secondary Diagnosis: osteoarthritis multiple joints- wrists, hands, neck;</li> </ul>
	18	<ul> <li>Symptoms: pain/stiffness hands wrists with decreased strength/ fine motor</li> </ul>
	19	control;
	20	<ul> <li>Date you recommended patient should stop working: 2/10/06 Why? No longer</li> </ul>
	21	able to safely perform dental work/injections.
	22	14. On or about September 19, 2006, Niell E. Roche, M.D. wrote to Dr. Peer
•	23	regarding his recent evaluation of DR. MITCHELL. Dr. Roche's findings included:
2	24	" mild tenderness over the 2 <sup>nd</sup> , 3 <sup>rd</sup> , 4 <sup>th</sup> , and 5 <sup>th</sup> PIP joints and the 4 <sup>th</sup> and 5 <sup>th</sup> MCP
2	25	joints bilaterally."
	6	<ul> <li>"He also had tenderness of the 1" IP, 1" MCP and the CMC joints bilaterally."</li> </ul>
	7	<ul> <li>"He had mild tenderness of both wrists."</li> </ul>
2	8	<ul> <li>"He had decreased lateral flexion of his cervical spine."</li> </ul>
		·

	The first oriented mature Astronauting a 118 m pullfolisher.
. :	2 15. On or about September 25, 2006, Kethy Yamanioto, MS, CRC prepared a
3	Disability Evaluation regarding DR. MITCHELL. Ms. Yamameto's conclusions included:
• 4	
S	
б	·
7	<ul> <li>"Extreme precision and dexterity of the hands, fingers and thumbs is required</li> </ul>
8	
9	and the same were the same of a contraspora news will tedinate maintain the
10	as well as strength and dexterity."
11	<ul> <li>"Osteoarthritis is known to be a progressive disease and in his report of 7/74/06,</li> </ul>
12	Dr. Peer indicated that 'Pain and stiffness are not going to improve."
13	<ul> <li>"Dr. Man Leung performed a neurological evaluation on September 6, 2006 and</li> </ul>
14	reports that Dr. Mitchell also has mild right carpal tunnel syndrome and mild to
15	moderate left carpal tunnel syndrome."
16	<ul> <li>"Dr. Mitchell attempted to modify his work requirements, by reducing his patient</li> </ul>
17	load over the past three years by as much as 40% with no improvement in his
18	condition, strength or tolerances."
19	16. On or about September 26, 2006, DR. MITCHELL wrote to STANDARD and
20	provided copies of treatment notes from Dr. Roche, his treating rheumatologist, and the EMG
21	test results from Dr. Leung.
22	17. On or about October 20, 2006, DR. MITCHELL wrote to STANDARD and
23	expressed his concerns regarding participating in the requested Functional Capacity Evaluation.
24	Specifically, DR. MITCHELL's concerns included:
25	<ul> <li>A Functional Capacity Evaluation is a test and nor an examination, as required</li> </ul>
26	under the Policy;
27	<ul> <li>Functional Capacity Evaluations have been found to be unsafe, invasive and</li> </ul>
28	umre,table;

	- The statical community that Linchburg Capacity Evaluations
	inappropriately designed and inadequately performed to elicit the informa-
•	3 necessary to properly evaluate a disability.
	4 18. On or about November 1, 2006, Niali Roche, M.D., wrote to STANDARD
	5 clarify DR. MITCHELL's diagnosis, treatment and disability. Dr. Roche's opinions include
	<ul> <li>"Although the degree of arthritis in his hands is only of moderate severity,</li> </ul>
	because of the very specialized nature of dentistry involving fine repetitive
	motion, his arthritis prevents him from continuing his usual work."
	"In addition, he has been diagnosed with a benign essential tumor of both ha
1	and I am sure you can imagine this would not inspire confidence in a patient
1	undergoing dental work."
1:	* "For obvious ethical and safety reasons, Dr. Mitniell does not feel that it is elt
13	possible or appropriate for him to continue to work as a dentist,"
14	agree the combination of osteoarthritis and tremes of the hands constitutes a
15	valid reason for not continuing to work."
16	19. However, instead of paying DR. MITCHELL the benefits to which he was
17	entitled, on or about December 29, 2006, STANDARD unreasonably relied upon the opinions
18	and their own in-house medical examiner and, contrary to California law and the Policies,
19	unreasonably decired DR. MITCHELL's claim for benefits.
20	20. On or about February 6, 2007, Kathy Yamamoto, MS, CRC prepared a
21	Supplemental Disability Evaluation report. Ms. Yamamoto's supplemental conclusions
22	included:
23	Performing dentistry on a patient population with symptoms such as tremors and
24	a lack of grip strength would raise othical and legal questions and pose risk of
25	usplacatice,"
26	21. On or about February 15, 2007, DR. MITCHELL wrote to STANDARD and
27	present the denial of his claim for disability benefits under the Policy.
28	22. On or about April 18, 2007, STANDARD upheld its previous determination that
	t and the state of

MINNESOTA LIFE 651	665 54Z4
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	1 DR. MITCHELL had failed to provide sufficient documentation to support limitations and work
,	2 restrictions which prevented him from performing the material and substantial duties was proper.
• •	3 23. On or about July 27, 2007, STANDARD once again reaffirmed its previous
	denials of DR. MITCHELL's claim. In doing so, STANDARD
	<ul> <li>UNREASONABLY insisted upon a Functional Capacity Evaluation to evaluate</li> </ul>
•	DR. MITCHELL's restrictions and limitations despite voluminous medical
7	
8	<ul> <li>UNREASONABLY ignored the steadflast opinions of DR. MITCHELL's treating</li> </ul>
9	· · · · · · · · · · · · · · · · · · ·
10	<ul> <li>UNREASONABLY concluding that DR. MITCHELL's performance of his duties</li> </ul>
11	as a dentist during the first period of 2006 was evidence of his ongoing ability to
12	perform the material and substantial duties of his encupation;
. 13	<ul> <li>UNREASONABLY minimized the medical treatment prescribed by Drs. Peer and</li> </ul>
14	Roche despite having never contacted either of the treating physicians.
15	24. Even though DR. MITCHELL has and remains, disabled under the terms of the
16	subject Policies, to date, Defendant STANDARD has unreasonably failed and steadfastly refused
17	to pay DR. MITCHELL the benefits to which he is entitled.
18	25. STANDARD is the only disability insurance carries who has quemioned DR.
19	MITCHELL's disability. DR. MITCHELL has additional individual disability insurance
20	coverage with Northwestern Mutani Life Insurance Company and Ohio National Insurance
21	Company. Both of these companies are currently paying DR. MITCHELL's claim for disability
22	benefits.
23	Plaintiff, randy R. Mitchell, DDS, for a first cause of action
24	against defendants, minnesota life insurance company, standard
25	INSURANCE COMPANY and DOES I through 10, inclusive, FOR BREACH OF THE
26	Duty of good faith and fair dealing, alleges:
27	26. Plaintiff refers to each and every paragraph of the General Allegations and
28	incorporates those paragraphs as though set forth in full in this cause of action

	•	47. Detendent has breached its duty of good faith and fain dealing annual to a second
	2 the	47. Detendent has breached its duty of good faith and fair dealing owed to Plaintiff in following respects:
	3	a. Unreasonably failing to make payments to Plaintiff at a time when
	4	Descondant knew that Plaintiff was entitled to the payments under the terms of the
	5	Policy.
	6	b. Unreasonably delaying payments to Plaintiff knowing Plaintiff's claim for
	7	benefits under the Policy to be valid.
	8	c. Unreasonably withholding payments from Plaintiff knowing Plaintiff's
	9	claim for benefits under the Policy to be valid.
1	0	d. Unreasonably misrepresenting to Plaintiff pertinent facts and insurance
1	1	Policy provisions relating to the coverage in issued.
1:	2	e. Failing to reasonably and promptly investigate and process Plaintiff's
13	3	claim for benefits.
14	ļ	f. Not attempting in good faith to effectuate a prompt, fair and equitable
15	•	settlement of Plaintiff's claim for benefits in which liability has become reasonably
16		clear,
17		g. Failing to promptly provide a reasonable explanation of the basis relied
18		upon in the Policy, in relation to the applicable facts, for the denial of Plaintiff's
19		claim for benefits.
20		h. Plaintiff is informed and believes and thereon alleges that Defendant has
21		oreached its duty of good faith and fair dealing owed to Plaintiff by other acts or
22		consissions of which Plaintiff is presently unaware and which will be shown according
23		to proof at the time of trial.
24	28.	As a proximate result of the aforementioned unreamnable conduct of Defendant,
25	Plaintiff ha	states en, and will continue to suffer in the fitting demands and a suffer in the fitting
6	•	The state and consequential damages. For a tatul amount to
7	time of trial.	and a was appeared to be shown at the
8	29,	As a further proximate result of the aforementioned unreasonable conduct of

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NO.535 P. 13/32

Defendant, Plaintiff has suffered anxiety, worry, memai and emutional discress, all to Plaintiff's general damage in a sum to be determined at the time of trial.

- 30. As a further proximate result of the unreasonable conduct of Defendant, Plaintiff was compelled to retain logal counted to obtain the benefits due under the Policy. Therefore, Defendant is liable to Plaintiff for those attorneys' fees, witness fees and costs of litigation reasonably necessary and incurred by Plaintiff in order to obtain the Policy benefits in a sum to be determined at the time of trial.
- 31. Defendant's conduct described herein was intended by Defendant to cause injury to Plaintiff or was despicable conduct carried on by the Defendant with a willful and conscious disregard of the rights of Plaintiff, or subjected Plaintiff to cruel and unjust hardship in conscious of Plaintiff's rights, or was an intentional missepresentation, deceit, or concealment of a material fact known to the Defendant with the intention to deprive Plaintiff of property, legal rights or to otherwise cause injury, such as to constitute malice, oppression or fraud under California Civil Code §3294, thereby entitling Plaintiff to punitive damages in an amount appropriate to punish or set an example of Defendant.
- 32. Defendant's conduct was highly reprehensible because (1) it caused plaintiff not only substantial economic loss, but also personal physical injury and physical sickness; (2) it demonstrated defendant's indifference and reckless disregard as to the health and safety of Plaintiff; (3) it was repeated and continuous, rather than just an isolated incident; (4) it caused harm to plaintiffs not by accident, but rather by defendant's intentional malice, trickery, and decait; and (5) plaintiff was financial valuetable to Defendant's conduct.

PLAINTIFF, RANDY R. MITCHELL, DDS, FOR A SECOND CAUSE OF
ACTION AGAINST DEFENDANTS, MINNESOTA LIFE INSURANCE COMPANY,
STANDARD INSURANCE COMPANY and DOES 1 through 10, inclusive, FOR
BREACH OF CONTRACT, ALLEGES:

33. Plaintiff refors to each and every paragraph of the General Allegations and incorporates those paragraphs as though set forth in full in this cause of action.

NO.535

	1		Defendant ownd duties and obligations to Plaintiff under the Policy.	
	2	:	Defendant breached the terms and provisions of the insurance Policy by fails	mo
	3	and refu	ng to pay benefits under the Policy as set forth in the second paragraph of the Firs	~5
	4	Cause of	action, incorporated herein by referenced.	ı
	5	3	As a direct and proximate result of Defendant's conduct and breach of its	
	6	contractu	obligations, Plaintiff has suffered damages under the Policy in an amount to be	
	7	determin	according to proof at the time of trial.	
	8		EREPORE, Plaintiff prays for judgment against Defendants as follows:	
	9	A	TO THE FIRST CAUSE OF ACTION AGAINST DEFENDANTS	
	10	MUNES	TA LIFE INSURANCE COMPANY, STANDARD INSURANCE COMPANY	v
	1		I through 16, inclusive, FOR BREACH OF THE DUTY OF GOOD PAITH	-
	2	and fai	DEALING:	
. 1	_	1.	Damages for failure to provide benefits under the Policy, plus interest, including	*
ŀ	•	prejudgme	unierest, and other economic and consequential damages, in a sum to be deservoise	) Sel
1:		at the mine	trial;	-
10		2.	General damages for mental and emotional distress in a sum to be determined at	
17		the time of t	네;	
18		3.	For attorneys' fees, witness fees and costs of litigation incurred by Plaintiff to	
19	1	obtain the Po	cy's bonefits in an amount to be determined at the time of trial;	
20		4.	Punitive and exemplary damages in an amount appropriate to punish or set an	•
21	C	xample of D	<del>indani;</del>	
22		5.	for costs of suit incurred herein; and,	
23		6,	or such other and further relief as the Court deems just and proper.	
24		as to	THE SECOND CAUSE OF ACTION AGAINST DEFENDANTS.	
25	M	UNNESOT	LIFE INSURANCE COMPANY, STANDARD INSURANCE COMPANY	
26	A	d DUES 1	rough 10, inclusive, FOR BREACH OF CONTRACT:	
27	.,	1,	emages under the Policy in an amount to be determined according to proof at	
28	LITE	time of trial		

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MINNESOTA LIFE 651 665 5424

NO.535 P.15/32

# Your Policy Information

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NO.535 P.16/32

# Your Policy Informati

## LIFETIME ACCIDENT AND SICKNESS

POLICY NUMBER: 1473338H

INSURED NAME: RANDY MITCHELL DOS

POLICY DATE: JUL 12, 1981

AGE:

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FOR DISABILITIES THAT COMMENCE BETWEEN &

THE MONTHLY INCOME HENEFIT FOR SICKNESS OR INJURY WILL BET

JUL 12, 1981 AND JUL 11, 2005

53,000 PAYABLE FOR INSURED'S LIFETINE.

JUL 12, 2005 AND JUL 11, 2006

\$3,000 PAYABLE TO THE INSURED'S AGE 65 AND \$2,700 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIPE.

JUL 12, 2006 AND JUL 11, 2007

\$3,000 PAYABLE TO THE INSURED'S AGE 65 AND \$2,400 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIME.

JUL 12, 2007 AND JUL 21, 2008

\$3,000 PAYABLE TO THE INSURED'S AGE AS AND \$2,100 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIME.

THE 12, 2008 AND JUL 11, 2009

\$3.000 PAYABLE TO THE INSURED'S AGE 65 AND \$1.800 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIME.

THE 12. 2009 AND JUL 11. 2010

\$3.000.PAYABLE TO THE INSURED S AGE 65 AND 41,500 PAYABLE THER EAFTER FOR THE INSURED'S LIFETIME.

JUL 12, 2010 AND JUL 11, 2011

\$3.000 PAYABLE TO THE INSURED'S AGE 65 AND \$1.200 PAYABLE THER EAFTER FOR THE INSURED'S LIFETIME.

JUL 12, 2011 AND JUL 11, 2012

\$3.000 PAYABLE TO THE INSURED'S AGE AS AND \$900 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIME.

JUL 12, 2012 AND JUL 11, 2013

\$3,000 PAYABLE TO THE INSURED'S AGE 65 AND \$600 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIME.

JUL 12, 2013 AND JUL 11, 2014

\$3,000 PAYABLE TO THE INSURED'S AGE 65 AND \$300 PAYABLE THEREAFTER FOR THE INSURED'S LIFETIME.

JUL 12, 2014 AND JUL 11, 2019

\$3,000 PAYABLE TO THE INSURED'S AGE 65.

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# **GENERAL DEFINITIONS**

When we use the following words this is what we mean:

#### you, your

The person who is incurred under this policy as shown on page 1. The incurred is also the owner of this policy, unless otherwise provided for in this policy.

#### WO, OUT. IL

The Minnesots Mulusi Life Insulance Company.

### policy date

The effective date of coverage under this policy and the date from which policy anniversaries, policy years, policy months and premium due dates are determined. The policy date is shown on page 1.

## policy antiversary

The same day and month in each succeeding year as the policy date.

### age 15

The policy anniversary on or following your 65th birthday.

### injusy

An accidental bodily injury you sustained white this policy is in force.

#### aichrean

A disease or itiness which first manifests (iself while this policy is in force, "Manifests" means when you first become aware of the disease or nickness.

### physician

A ficensed physician, other than you.

#### prior average earned income

The monthly average of your earned income for the 12 month period, or the preceding 24 months if higher, immediately prior to the onset of your disability.

Earned income means the salary, wages, commissions, tees or other income you asmed

in your requier accupation. This includes any contributions you or your employer make to a persion, profit-sharing, or other deterred compensation plan. The ordinary business expenses, other than taxes, incurred in producing this income will be subtracted. Uneximed income is not included.

### walting period

The reimber of consecutive days, as shown on page 1, at the beginning of each period of disability for which no monthly income benefit will be paid.

### monthly income benefit

The amount payable, as shown on page 1, for each complete month of continuous disability after the waiting period. Subject to the waiting period, a profated portion of the monthly income benefit will be paid if you are continuously disabled for less then a full month.

## maximum benefit period

The maximum period of time for which the monthly income benefit will be paid for a continuous period of disability. The maximum benefit period for sickness and for injury is shown on page 1.

# DEFINITION OF DISABILITY

What is the definition of disability?

Whenever we use the words "disability" or "disabled" in this policy we mean that, due to sickness or injury, you are unable to perform the substantial and material duties of your regular occupation.

What are the substantial and material duties of your regular occupation?

The substantial and material duties of your regular occupation are those duties which account for a major portion of your income. You will be considered unable to perform the substantial and material duties of your regular occupation if you are unable, due to your disability, to earn from your regular occupation more than 50% of your prior average exceed according.

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, while is the national of regular occupation?

Whenever we use the words "regular occupation" in this policy we mean your occupation or profession, including your professionally recognized speciality.

What factors will be considered in determining if you are disabled?

We will consider the following factors to determine it you are distribled.

Less of Duties: You must be unable to perform one or more of the substantial and material duties of your regular occupation which account for a major portion of your income; or if you are able to perform those duties, you can do so only on a reduced basis.

Lass of Income: The purpose of this policy is to partially replace earnings lost as the result of your disability. It you earn from your requier accupation more than 50% of your prior everage earned from your prior everage earned income will be acquaited for increases in the cast of living as provided for in the Cost of Living Acquaints section of this policy.

Less of Time: Most disabilities will cause a loss of time from work. However, there may be altreficine where a major portion of your income is lost because you cannot perform one or more of those duties of your regular occupation even though you are performing the remaining duties of your regular occupation on a full time basis. Your return to a full workweek will not result in the termination of benefits if, due to your disability, you are unable to carn from your regular occupation more than 50% of your purior average semed income.

What if you raters to work in your regular occupation while you are still disabled?

If you return to part-time or full-time work in your regular occupation while you are still disabled you may be eligible to receive the full monthly income benefit. To be eligible you must be unable, due to your disability, to earn from your requier occupation more than 60% of your prior everage earned income, if you are eligible, you will receive the full monthly income benefit subject to the Earned Income Adjustment and Cost of Living Adjustment provisions.

What if you return to work in a different occupation while you are still disabled?

If you return to part time or full time work in a different occupation while you are still disabled, you will continue to be eligible to receive the full monthly recome benefit, subject to the Earned Income Adjustment and Cost of Living Adjustment provisions.

Will you be considered disabled by certain losses even if you are working full time?

You even if you roturn to full time work in your regular occupation or in any other occupation, we will still consider you disabled regardless of the income you are earning, if you suffer the total and irrecoverable loss of your:

- (1) apeach; or
- (2) hearing in both ears; or
- (3) sight in both eyes; or
- (4) use of both hands; or
- (5) use of both test; or
- (6) use of one hard and one foot; or
- (7) sight in one trye and the total loss of use of one foot or of one hand.

# GENERAL INFORMATION

Myrai is home absentious with #25.

Your policy and the copy of your application attached to it contain the entire contract between you and us. Any statements you made in your application will, in the absence of traud, be considered representations and not be considered to avoid your policy nor defend not be used to avoid your policy nor defend against a claim under your policy unless the statement is contained in your application.

No change or waiver of any of the provisions of this policy will be valid unless made in writing by us and signed by our president, a vice president, our secretary or an assistant secretary. No agent or other person has the authority to change or waive any provision of your policy.

Any additional benefit agreement attached to this policy will become a part of this policy and will

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How do you exercise your rights under the policy?

You can exercise all the rights under this policy by making written request to us. This includes the right to change the ownership. If your policy is assigned, we will also require the written consent of the assignee.

Also, if this policy is owned by comeone other than the insured, the written request of the owner will be required.

## **PREMIUMS**

When and where do you pay your premiume?

Your first premium is due as of the policy date and must be paid on or before the date the policy is delivered. All premiums after the first premium are payable on or before the date they are due and must be mailed to us at our home office or paid to an authorized agent.

if you would like a remeiot for a premium payment, we will give you one upon request.

How often do you pay premiume?

You may pay your premiums once a year, twice a year, or tour times a year, These premiums are shown in your policy as the annual, semi-annual and quarterly premiums. We will not, however, accept a premium payment of teas then \$10.00.

You may change your premium payments to annual, semi-annual, or quarterly without our consent, unless we are waiving the premiums for this policy.

If you decide to pay premiums price a year, your armual premium will be due on the policy anniversary date of your policy. Should you decide to pay premiums more than once a year, your semi-annual premiums will be due every six months and your quarterly premiums will be due every three months. In each year, one of the premium due dates must fall on the policy armiversary date.

Are there other methods of paying premius

Yes, it may be possible for you in make arrangements with your employer to pay your premiums by psyroli deduction. Also, with consent of your bank, you may request that your premiums be automatically withdrawn from your checking account and paid directly to us by your bank. If for any reason your employer of bank talls to pay a premium when it is due, or if this premium payment arrangement is ended, you must pay an annual, semi-annual or quarterly premium directly to us before the end of the grace period to keep your policy in force.

How long must premium payments be mada?

The premiums for your policy are payable for the period shown or page 1. After your age 55 this policy may be continued if you meet the requirements of the Option After Age 65 provision on page 8.

Can you pay a premium after the data it is due?

Your policy has a 31-day grace period. This means that it a premium is not paid on or before the date it is due, you may pay that premium during the 31-day period immediately following the due date. Your premium payment, however, must be received in our home office within the 31-day grace period. You will continue to be insured during this 31-day period. This 31-day grace period does not apply to the first premium payment. The first premium payment, The first premium payment must be paid on or before the date your policy is delivered.

What happens if a premium is not paid before the end of the green pariod?

If a premium is not paid before the end of the 31-day prace period, your policy will lapse. No benefits will be payable for any disability that commences after the end of the grace period.

Can you reinstate your policy?

Within one year from the date your policy lapses you may apply for reinstatement of your policy. Your policy will be reinstated on the date we accept your renewal premium if we do not require that you complete an application for reinstatement. If we require that you complete an application for reinstatement, your policy will be reinstated on the date we approve your

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approxion. We will give you a conditional receipt for the renewal premium. If we do not approve your application within 45 days of the date of the conditional receipt, your policy will be considered reinstated, unless we have praviously notified you in writing that we have disapproved your application.

Your reinstated policy will cover any loss that results from an injury you sustain after the date of reinstatement. Any loss due to sickness will be covered if the cickness first mentions itself more than 10 days after the date of reinstatement. Except for any endorsements or reinstatement, Except for any endorsements or riders attached to your policy in connection with the reinstatement, you and we shall have the same rights under this policy as existed before it ispeed.

is there a premium refund at your death?

We will refund any part of a praintum paid that covers the period from the end of the policy month in which you died to the date to which premiums are paid. However, if the last premium was waived by us, there will be no premium refund.

## DIVIDENDS

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Will your policy receive dividends?

Each year we determine if your policy will share in our divisible surplus. We call your share a dividend and credit it to you on your policy amilyersary under one of the dividend options shown below. We do not expect your policy to share in any divisible surplus until the end of the third policy year.

How can you: dividends be applied?

You can request that we apply your dividends in one of the following ways:

- (1) Cash Paid in cash to you.
- (2) Reduce premiums Used to pay part or all of an annual, semi-annual or questerly premium on your policy.

(3) Accommission - Left with us to accumulate at interest. Your accumulations will earn interest at a rate to be determined annually by us, but never less than 3 percent per year compounded annually.

If you do not select an option, dividends will be paid in east.

Can you withdraw your dividend accumulations?

Yes, dividend accumulations may be withdrawn at any time.

# MONTHLY INCOME BENEFIT

What is the monthly income benefit?

The amount of the monthly income benefit is shown on page 1. Subject to the other provisions of this policy, you will receive the manthly income benefit if you suffer a continuous period of deablify due to sickness or injury which extends beyond the waiting period. Your disability must begin prior to your age \$5 and while this policy is force. Also, you must be under the require care of a physician for the sickness or injury.

What if you are disabled by more than one cause?

Any period of disability resulting from one or more causes will be considered a single period of disability. Only one monthly income benefit will be payable.

What if you are both sick and injured?

We will not be liable for both sickness and injury benefits for any one period of disability. Only one monthly income benefit will be payable.

When will the monthly income benefit be payable?

The monthly income benefit will be payable at the end of each complete month of disability after the waiting period. We will promete the

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month frome benefit on the basis of a 30 day month for any period of continuous disability that is less than one month.

For how long will the monthly income bandit be paid?

The maximum benefit period for any disability due to sickness or injury is shown on page 1. In no event will the monthly income benefit be payable beyond your age 65, except:

- (1) if you are disabled at age 65 and you have not received a total of 24 monthly income banefit payments for that period of continuous disability. In that event, we will continue your benefits until you have received a total of 24 monthly income banafit payments provided you remain continuously disabled: or
- (2) if your policy contains a lifetime sickness benefit and you become disabled due to sinkness before your age 65 and you ramain continuously deabled from that sickness beyond age 65; or
- (3) If your policy contains a lifetime accident benefit and you suctain an injury before your age 65 and you remain continuously disabled from that injury beyond age 65; or
- (4) If you qualify for, and have exercised the Option After Age 55 provided for in this policy on page 8.

# EARNED INCOME ADJUSTMENT

When will this adjustment be made?

No Earned Income Adjustment will be made during the first 72 months of continuous disability payments. If, after 72 monthly income benefit payments have been paid, you are engaged in your regular occupation on a part time basis or in any other gainful occupation on a part time or full time basis, your monthly income benefit will thereafter be reduced.

# How is the Samed Income Adjustment calculated?

The reduction in the monthly income benefit will be an amount equal to 50% of your adjusted gross monthly income. Adjusted gross monthly income lor income means your gross monthly income to a same month for which the monthly income benefit is payable, reduced only by the necessary and ordinary business expenses actually incurred in producing the income.

### What proof is required?

Generally, all that is required is your signed statement. However, we do retain the right to examine your financial records (including income tax returns) as often as it may reasonably be required to determine your adjusted gross monthly income.

# COST OF LIVING ADJUSTMENTS

Will your prior average extract lacome be adjusted for increases in the cost of living?

Yes.

How does it work?

When we first review your claim we determine the amount of your prior everage semed income. However, your earnings may increase because of inflation, in that event, we will increase your prior average semed income to reflect the increases in the cost of living.

Will the Earned Income Adjustment be decreased for increases in the post of living?

Yes.

How dons it work?

After you have received 72 monthly income benefits, each additional monthly income benefit will be reduced by an amount equal to 50% of your adjusted gross monthly income for thete month. However, the amount of your adjusted gross income may increase because of inflation, in that event, we will decrease the amount of the Emmed income Adjustment to reflect the increases in the cost of living.

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What will be used to measure the increase in the cost of living?

We will use the Consumer Price Index published by the Linked States Department of Labor for all urban inpushoids. If any alteration in the compositor, base, or method of computation of the Consumer Price Index is introduced which, in our opinion, makes the index inappropriate for this policy, or if the publication of the index is discontinued or dislayed, we have the right to choose what we believe to be an appropriate standard, published or unpublished, as a substitute for the Consumer Price Index.

How often will the adjustments be made?

The cost of living adjustments will be made annually after the date of onset of your disability. They will also be considered; or

- (2) if your policy contains a lifetime sickness benefit and you become disabled due to sinkness before your age 65 and you remain continuously deabled from that sickness beyond age 65; or
- (3) If your policy contains a lifetime accident benefit and you suctain an injury before your age 65 and you remain continuously disabled from that injury beyond age 65; or
- (4) If you qualify for, and have exercised the Option After Age 55 provided for in this policy on page 8.

# EARNED INCOME ADJUSTMENT

When will this adjustment be made?

No Earned income Adjustment will be made during the first 72 months of continuous disability payments. If, after 72 monthly income benefit payments have been paid, you are engaged in your regular occupation on a part time basis or in any other gainful occupation on a part time or full time basis, your monthly income benefit will thereafter be reduced.

new period of disability. However, if the period during which you angage in your requier occupation or profession is less than six months, any subsequent disability due to the same or related cause or causes shall be considered a continuation of the preceding period of disability. A confinuation of the preceding period of disability will be considered one period of disability will be considered one period of disability and therefore subject to the same maximum benefit period.

If you are disabled and you sustain an additional sickness or injury which would be in and of faself disabling, the additional sickness or injury will not be considered a new period of disability for the purposes of this policy.

# VOCATIONAL

**MONTHLY INCOME** 

# COST OF LIVING ADJUSTMENTS

Will your prior average extract lacome be adjusted for increases in the cost of living?

Yes.

How does it work?

When we first review your claim we determine the amount of your prior everage semed income. However, your earnings may increase because of inflation, in that event, we will increase your prior everage semed income to reflect the increases in the cost of living.

Will the Earned Income Adjustment be decreased for increases in the post of living?

Yes.

How dons it work?

After you have received 72 monthly income benefits, each additional monthly income benefit will be reduced by an amount equal to 50% of your adjusted gross monthly income for that month. However, the amount of your adjusted gross income may increase because of inflation, in that event, we will decrease the amount of the Emmed income Adjustment to reflect the increases in the cost of living.

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the period of disability. We will also wrive the payment of each premium which becomes due during the period of disability.

All premiums will be waived according to the irrequency of payment that was in effect when the disability commenced. Your disability must commence while this policy is in force.

What if benefits have been paid for the maximum benefit period?

Any premium that becomes due efter we stop paying the monthly income benefit will be waived only if we are furnished, within 31 days of the due date of the premium, sellistactory evidence of your continued classifity. If a premium due to not eligible for waiver, you will have the right to resume the payment of premiums subject to the provisions of this policy.

# OPTION AFTER AGE 65

Can this policy be continued after your age 65?

Yes, you may positions to keep this policy in force on a yearly basis until the policy analyses. To analyses you or after your 73rd birthday. To continue this policy after age 65, you must be regularly employed on a full time basis in a painful occupation, and this policy must be in force. If after age 65 you cease to be requirely employed on a full time basis, this policy will immediately terminate. Our liability will be limited to the return of the premiums paid for any period not covered by this policy.

What premium rate will be charged?

If you elect to continue this policy after your age 65, the premium rate will be the rate we charge for your then attained ago.

What will be the maximum benefit period?

The maximum benefit period provided by this provision for both sickness and accident will be 24 months.

# TRANSPLANT BENEFIT

What does the transplant donor benefit provide?

if you become disabled more than six months after the policy date of this policy as the result of a transplant of a part of your body to the body of another parson, we will pay the monthly income benefit, subject to all the terms of this policy. The maximum benefit period for sickness will apply to this benefit.

## PAYMENT OF BENEFITS

When must a notice of claim be given?

You must give us notice of your claim within 30 days after the occumence or opmencement of any loss covered by this policy. Your notice of claim must be in writing and contain enough information for us to identify you. The notice of claim must either be given to our authorized agent or sent to our home office in St. Paul, Minnesots.

Our investigation of a claim, or our furnishing of claim forms, or our acceptance of your notice of claim and proof of loss shall not operate as a waiver of any of our rights to defend any claim arising under this policy. No action at law or in equity shall be prought to recover on this policy prior to the expiration of 60 days after written proof of loss has been furnished in accordance with the requirements of this policy. No such sellion shall be brought after the expiration of six years after the time written proof of loss is required to be furnished.

What claim forms are required?

When we receive your notice of claim we will furnish you the forms needed to tile your proof of loss. If we do not furnish these forms to you within 15 days of the date we receive your notice of claim you may submit your own proof of loss. Your proof of loss must be in writing and cover the occurrence, character, and extent of the loss you claim is covered.

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## When must proof of loss be given?

You must give us written proof of loss at our home office within 100 days after the end of the period for which we are liable. Your failure to give us proof of loss within the time required will not invalidate or reduce your claim if it was not reasonably possible for you to give proof within that time. However, you must give us proof of loss as soon as reasonably possible. In no event, except in absence of legal capacity, may proof of loss be filed later than one year from the time proof is otherwise required.

## When will payment be made?

When we receive written proof of loss, satisfactory to us, we will pay all accrued benefits for that lose at the end of each 30 day period. The balance remaining unpaid upon the termination of your claim will be paid immediately upon receiving written proof of loss satisfactory to us.

## To whom will the benefits be paid?

All benefits under this policy will be paid to the owner of the policy. If living, otherwise to the owner's eatate. The insured is the owner of the policy, unless otherwise provided for in this policy.

If any benefit is payable to the estate of the owner of this policy, we may pay the benefit, up to an amount not exceeding \$1,000, to any relative by blood or marriage of the owner whom we deem to be equitably emitted to it. Any payment we make under this provision in good faith will fully discharge us to the extent of the payment. We will deduct from our payment any unpaid premium owing at the time of payment.

# ADDITIONAL INFORMATION

Can you reduce the amount of your policy?

Yes, upon receipt of your written request we will reduce the amount of your policy to any amount we then offer to new applicants. Your premiums will also be reduced accordingly.

### Can you assign your policy?

Yes, your policy may be assigned. The assignment must be in writing and filed at our home office. We assume no responsibility for the validity or effect of any assignment of this policy or of any interest in it. Any claim made by an assignee will be subject to proof of the assignee's interest and of the extent of the assignment.

## What if your age or sex is misstated?

if your age or sex has been missisted, the amount of the benefits payable under this policy or any agreement attached to this policy, will be that amount which the premiums paid would have purchased based upon your correct age and sex.

## When does your policy become incontestable?

After this policy has been in force during your lifetime for two years from the policy date (excluding any period during which you are disabled), we cannot contest this policy for any loss that is incurred more than two years after the policy date, except for the nonpayment of premiums.

No claim for loss incurred or disability (as defined in the policy) commencing after two years from the policy date of this policy shall be reduced or denied on the ground that a disease or physical condition, not excluded from coverage by name or specific description effective on the date of loss, had existed prior to the effective date of coverage of this policy.

## Do we have the right to examine you?

Yes, we retain the right to medically examine you at our own expense. We shall have the right and opportunity to examine you as often as it may reasonably be required while a claim is being considered or being paid.

Poss this policy comply with the laws of your state?

Yes, and any provision of this policy which, on the policy date, is in conflict with the statutes of the state in which you reside is hereby emended to conform to the minimum requirements of those statutes.

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# ADDITIONAL MUNITED INCOME OF HON

### What does this agreement provide?

This agreement gives you the right to purchase additional disability income insurance on each of the regular option dates shown on page 1 of this policy. You must exercise your option to purchase additional disability income insurance within the 30 day period immediately before, or the 30 day period immediately after, the option date, if you do not exercise your option within this 60 day period you will lose that option.

#### Are there alternate option dates?

Yes, an elternate option date will be available on:

- (1) the date of your lawful marriage:
- (2) the date of the birth of a live child to you and your than lawful spouse;
- (3) the date of your legal adoption of a child;
- (4) the date on which your earned income increases at least \$2,400 per year within the immediately preceding 24 month period.

# Are the alternate option dales in addition to the regular option dates?

No, the alternate option dates are not in addition to the regular option dates provided by this agreement. If an alternate option date is elected it will replace the regular option date, if any, then currently evaluable, if there is no regular option date then currently evaluable, it will replace the next available regular option date not previously replaced. When all future regular option dates are so replaced this agreement will terminate.

#### What about multiple births or adoptions?

Multiple births resulting from the same pregnancy and multiple adoptions resulting from the same adoption proceedings will be considered as one birth of one adoption for the purposes of this agreement.

# When must proof of the occurrence of an alternate option date be furnished?

You must furnish proof satisfactory to us of the occurrence of an alternate option date within 80 days after the occurrence. You must slee exercise your option within this 90 day period.

### How de you exercise your options?

You must notify us in writing that you are exercising your option. Also, you must pay the first premium for the new policy. Your written request and premium payment must be received in our home office within the 60 day period allowed for the exercise of a regular option date or within the 90 day period allowed for the exercise of an allemate option date.

## What if this policy is owned by extreone other than the insured?

If the owner is sameone other than the insured, the owner may exercise all the rights provided by this agreement without the consent of the insured. Each new policy asserd under this agreement shall be on the life of the insured named on the application attached to this policy and not on the owner.

# What will be the amount of the monthly income benefit on the new policy?

Any additional policies you apply for under this agreement will be subject to our issue and participation limits as of the policy date of the additional policy. Each additional policy must be in multiples of \$100 per month of the monthly income behalfs, with a minimum policy of \$100 a month. The maximum monthly income behalfs af each additional policy will be the issuer of:

- (1) the amount of the additional monthly income option, as shown on page 1 of this policy, reduced by the amount of the monthly income benefits of all policies previously purchased under this agreement; or
- (2) 50% of the amount of the additional monthly income option, as shown on page 1, if the insured is age 40 or under on the option date, or

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copie of the additional monthly income option, as shown on page 1, if the insured is over age 40 on the option date.

However, the amount limitations stated above will not apply to your first option if you exercise that option within 3 years of the affective date of this agreement. If you exercise your first option within this 3 year period, you may exercise up to 75% of the amount of the additional monthly income option shown on page 1

## What plans of insurance will be emilable?

Each additional policy will be a noncancellable and guarenteed renewable disability income policy. It may be on any level premium or step rate premium plan we then issue on the date of the option.

What will be the maximum benefit period on the new policy?

The maximum benefit periods for injury and sickness on such additional policy may not be greater than those of this policy.

What will be the waiting period on the new policy?

The writing period on each additional policy will be the same or longer than the waiting period on this policy.

What provisions will be included in the new policy?

Each additional policy will include all the fimitations of coverage that are in effect for this policy on the policy date of the additional policy. Each additional policy will also include all the provisions that we requirity include in our noncarcellable and guaranteed renewable disability income policies on the policy date of the additional policy.

How will the premiums for the new policy be determined?

The premium for each additional policy will be at the premium rates then in effect on the policy date of the additional policy. The premiums will be based on the plan and amount of insurance you have requested at your then attained age and for the same occupation and impairment classification in effect on this policy on the policy date of the additional policy.

May supplementary benefits be added to the new policy?

Yes, supplementary benefits may be added to the new policy, it:

- (1) we receive evidence satisfactory to us of your insurability for the supplementary benefit; and
- (2) we are regularly issuing the supplementary benefit applied for on the policy date of the additional policy; and
- (3) the supplementary benefit applied for is not confrary to any regulation or law of your state on the policy data of the additional policy.

What will be the policy date of the new policy?

The policy date of the new policy will be the option date.

When does a new policy become incontastable?

The contestable period for a new policy will be measured from the affective date of this agreement. However, this provision will not apply to any agreement included in an additional policy or any increase in the monthly income benefit of an additional policy for which evidence of insurability was required.

Will evidence of insurability be required?

Evidence of insurability satisfactory to us will not be required of the insured unless the new policy is to contain a supplementary benefit agreement.

What is the cost for this agreement?

The annual premium for this agreement is shown on page 1 of this policy. If this agreement terminates, the total annual premium for this policy will be reduced by the amount shown for this agreement.

When will this agreement terminate?

This agreement will terminate on:

- (1) the date the maximum amount of additional insurance available under this agreement has been purchased; or
- (2) the policy minimarary nearest the insured's 52nd birthday; or

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# INVITURE BONSTILL Escalator Agreement

What does this agreement provide?

The purpose of this agreement is to increase the amount of your monthly income benefit if you suffer an extended period of disability.

During your first benefit year, the emount of your monthly income benefit will be as shown on page 1 of this policy. For each succeeding benefit year after the first, the amount of your monthly income benefit will be increased, provided this agreement is in effect,

What will be the amount of the increase?

The monthly income benefit will be increased by 6% at the end of each benefit year. The increases will be compounded annually.

What is considered a "benefit year"?

A benefit year in complete when you have received the monthly income benefit provided by this policy for 385 days. A benefit year is calculated without regard to the lapse of time between periods of disability or the fact that separate periods of disability are due to different causes.

What is the cost for this agreement?

The annual premium for this agreement is shown on page 1 of this policy; if this agreement terminates, the total annual premium for this policy will be reduced by the amount shown for this agreement.

When is this agreement incontestable?

This agreement is subject to the incontestability provision in this policy. However, the contestable period for this agreement will be measured from the effective date of this agreement.

When does this agreement terminate?

This agreement will terminate on:

- (1) the date of the policy armiversary nearest your age 65; or
- (2) the date we receive your written . request to terminate this agreement; or
- (3) the date any premium due (or this policy remains unpaid at the end of the grace period; or
- (4) the date this policy terminates.

This agreement is effective as of the policy date of this policy unless a different effective date is shown here.

President

Robel | Herly

Secretary

80-802 Monthly Income Benefit Exceletor Agreement

Mirmesota Multipl Life

C-83

- (3) the date all future regular option dates have been replaced by alternate option dates; or
- (4) the date any premium due for this policy remains unpeid at the end of the graps partiod; or
- (5) the data we receive your written request to cancel this agreement; or
- (B) the date this policy terminates.

An option cannot be exercised after this agreement has terminated.

What if you are disabled on the date you exercise an option?

The monthly income benefit for disability, and any supplementary benefits included in an additional policy, will be payable only if your injury is sustained or if your sickness light manifests had while the additional policy is in large. A disability which is due to the same or related cause or causes as a previous period of disability for which benefits were paid under this policy, will be covered under an additional policy only if the new period of disability commences more than six months after the termination of the previous period of disability.

Will the continued insurable interest of the owner to required?

Yes, notwithstanding any prior provision of this agreement to the contrary, we shall be under no obligation to issue a disability income insurance policy on an option date if it is determined that the owner of this policy has no insurable interest in the samed income of the insured as of the option date.

What if you fall to exercise on option?

Your failure to exercise any option that becomes available to you will not affect your right to purchase additional insurance at any subsequent option date, subject to the terms of this agreement.

This agreement is affective as of the policy data of this policy unless a different affective date is shown here.

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OCT.31.2007 3:44PM

MINNESOTA LIFE 651 665 5424

NO.535

MINNESOTA MUTUAL LIFE		POLICY SERVICE
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Policy No.s 1473330H	- D NEW - REMONT CA	9425
LIFE or AMNUSTY CHANGES	NOTE CHANGES	
Change of Original age:	ADD*	MOVE ADD BEN
Plan	Level Term Man	MOVE ADD REM
Convert at Attained age:	Ami, Yrs.	_
AcritPlan	Onc. Term Plan	D DADS [
☐ Spouse	D OtherYd	Arni.
Ami,Plab	Amt. Yrs	☐ A10 ☐ ☐ AIII,
Children (details below)	Spause Term	_   DAIDW
AmtPlan	Amt Level Plan (	Ams
Paid Up   Full Amount friendly helend		- T. ( ) ( ) ( ) ( ) ( ) ( ) ( )
L. Reduced America	Child Term Arms	,   BR
*Will any existing life or entury coverage be raph	ecod by the added paverage? 🔲 No 🔲 Ye	
# sc. Company Name: MEALTH POLICY CHANGES	Palicy No Attached requi	red rapincement forms
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Plan		Benefit Period
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		0101020
AH RECLESTS	describe in Rate Book terms	Other
LOAN:	DIVIDEND OFTION CHANGES	MUSC. CHANGES
Pay premium fromto	Pay in cash Reduce premiums	AUTO. PREMIUM LON
on Paley No.	Buy Paid-Up Additional Insurance	Start the option
DIVIDEND SURRENDER:	Accumulate at interest	Stop the option
Pay premium from to	Reduce policy loan	Annuel
DR FORM No.	Palley required)	Semi-annual
- Tresposit Inter City Policy NA.	☐ Full amount	☐ Quarterly ☐ Monthly
Send check for \$ POLICY SURRENDER: (Policy required!)	Limited * amount	PRO PLAN
Social Security No.	Modified amount i	
LIRED'S NAME CHANGE	and mack one of the above non-term options	ABC Plan #
ms (given name, initial, surname)	SENEFICIARY CHA	KAE
	A Class 1,2,3, atc determines the order in a eligible to receive death proceeds. Survivini	hich beneficiaries become
daté and reason for change (marriage, court order etc)	) - 2012[2 2014] UTENS OTAMANA CAMANICA	"Thisdannel
EN CHANGE	modification, includes only limital bodily its ingely adopted persons, insured reserves the	mind the management of the comment of
Blanding any convery policy provision, every benefit		M MAINE Annuislan
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Security or Tax 10 number	·	1



MINNESOTA LIFE 651 665 5424

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OCT. 31.2007

NO.535 P. 30/32

STATEMENT OF HEALTH AND INSURABILITY THE MINNESOTA MUTUAL LIFE INSURANCE COMPANY St. Paul, Nimmerpre 55101 APPLICATION FOR THEINSTATEMENT & POLICY CHANGE Address 3200 Molon include Names of All Other Persons Insured 1473330H SPECIAL INSTRUCTION: Whenever this Statement of Health and insurability is needed, COMPLETE an Information Authorization Policy No. (1) F. 28608 and GIVE the Inweed a Concurser Privacy Notice F. 27420. I ordered this police has been been seen and considered part of the policy to private in apprior. Also, if this form is used for reservational, I mediately this policy will be approximately for two years from the date of Ministeriors as to representational and its police of the pol I. COMPLETE THIS RECTION AT ALL TIMES PLEASE ANSWER EACH DUESTION BELOW FOR GIVE COMPLETE DETAILS TO ALL "YES" ANSWERS IN THE REMARKS SECTION Individual Palicy - Insured Only Family Governo - All Magnings Child's Palicy - Immed & Payor (If included) To the best of your knowledge and builet, within Five years do side the day of the symbol analization, if less than Five years, has any person named: 1. Height and Weight of Insured (Adult or Child) N: Wife or Payor (if included 6. a. Been explusive other than standard for insurance? 7 b. Any applications now possible with other companies? [] 'Yes', - 0-/10 Ft --- In. -2. Occupation (Primary (marret's). Position & full durice, give moripanty, type, and amount of coverage) 5. Applied for or received sickness or disability benefits, including those from military service? (If so give cause, amount, period fe-3. Do you know of any quality condition crived and from whom? that might affect the granting of stan-7. Had any sickness, operation, injuries or check-ups? deed Insurance? Ter KNb 8. Been a patient in a Hospital, Sanitorium or similar institution? 4. a. Has any purson named flown in an 3 aircraft other than as a passanger in 9. 4. Taken medication prescribed by a physician? M the lest five years? b. Talung medication now? O Yes Bine b. Does any physica named plan to thy TD, Hard any electrocardingraph, X-rpys, blood tests prother special united than as a passenger in the fudiapnostic mess? tuim? DYes ANA 11. Consulted, been exempland of treated by any doctor not named (If sither enswer is 'Yes', complete Aximian Form 4883) in connection with your other answers? B IL IF A POLICY CHANGE, CONFLETE THIS SECTION Minate your net annual parned income? LEANIE TE, der Yes S. a. Arryon in the Armed Forces, National Guard or Active 2. Total life insurance now in force. 200,000 Have you registered for the draft or do you plan to unlist? (If either 5 a or 5 answer is 'Yes', complete Military Form 4483) 3. How much monthly disability insul-6. Mars you engaged or do you plan to engage in hazardous sports such as racing, mountain dissibling, parachusing, skin diving, exc? (If asswer is "Yes", complote Avecations Form 11383) ance do you have in lorge? 3.000 4. How much socidental death craus-Do you plan to travel or rapide outside of the United States? 200,000 and do you have in force? (If answer is 'Yes' - Where? How long? What purpose?) III. REMARKS: Details in connection with 'Yes' sawwere shore. DVEL. PERSON TO WHOM ILLNESS, INJURY OR CTIVEN NO. OF PATE NAMES AND ADORRERS OF ATTENDING PHYSICIANS ANSWER APPLIES DURATION We hereby declars that assumes to the questions above are full, complete and frue to the best of our knowled The Company reserves the right to require a medical examination or hirtest

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- Applicant/I mured

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MINNESOTA LIFE 651 665 5424

OCT.31.2007 3:45PM

3-17 Fart 1 of any Audit Appyris: SAINT PAUL, MINNESOTA SETOT E WESOTA WILLIAM INFE INT. HARLE COMPANY IMPLITE FOR UPL OR HEALTH INSURANCE OMPLITE FOR ALL APPLICATIONS TI Name as Spore will appear in all records (I space Use section 23 for details to questions 21 and 22 Sing plans to change accupation or to reside mulinde of the U.S.A.<sup>3</sup> detucts for namelets name setter full na b Rown within the last 5 years of do you mend to fix other then as a passenger? If yes, complete Avision Statement F 4883 Brithplace . State or Country 28 Birthdate Ma Day 0 1 IUWA in the past 5 years, or do you intend to participate Perdence No & S. or RFC Route in sporte such as sin diving, vehicle secing, or underwater diving? If yes, complete Avecasion Statement F 1 "361. d applied for any rise or disability insurance within the part of menths? 0 6 CA PINIS IN 22 a If Disability Income Insurance is applied for width rapiace caverage in this or any company Employer SELF (INC. b if yes, do you agree, upon acceptance of hits distributy policy, to discontinue coverage panied with 14432.93 https://doi.org/10.101/ Check if man to be sant ASS ACCOUNT E SO MOUNTY AVE. PEN FREMONT SAM ZID COM (Ppin) (Company) Occupational Dulies DENTIST Additional Associates and Instructions
DANE PRESENT 7/12/8/ 5 Net Earned Applied Noome Hew long in this occupation? 3 Yes Premium Paid by Employer COMPLETE FOR LIFE INSURANCE Plan (Rain Book Terms) 24 Beneficiary (Complete on Modification analysis ADB requested) Sub-rect to policy beneficially providence. Right is respect to revolu-and change any beneficiary not designated previously. A cipes 1 2. 3, etc., determines the order in which beneficialises become simple to receive death processes. Surviving beneficiaries in am ACLIUSTEDIS Life Annual Premium or Plan Teim Agreements Distret DM.T. DE.T. DS.S.R. Amount 3 Supplemental Term ciass share equally unless otherwise stated ☐ Speuse's Term to 55" marry Terre Frint Green Marie. Microle Joinel & Semagne (For Corporate Beneficiary - Give Full Name & State of (ncorporation) Commerce F B415 Children's Coverage Retationship Class ACCITIONAL APPROMOTES

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To Will city entiting his or any other policy?

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The control is a control of the control of Ö of the insured shall be required for any poincy transaction between SMPLETE FORHLAND: the Company and this Owner Monthly Income Basis Plan Name (Corpsistion? Give Corpsiste State) Relationship to the Insulate ADIR Level Rais DADE SDI Sies Rate Parends For Sick Acc L L EMER \$ 10ag Sene: it Elimination Ro DE Complete Monthly income Benefit Perios (Montha) Spiral Security of Tax ID Mumber F 11159 Has money been said to the Agent or has the PRO Authoritation or government Aforment been comple Couponds are paid in cash unites planning requested SECURIOR CIESS If yes have you received a Receipt? TIEM PANADLE EA O SA O O DASC O PRO NO . Hours 5. 20 27 Amount Paid Life Total Disability Income Ind in Force 5 200 per month To Agent greaments. Information in all parts of this applican on including statement of Proposed Insured in Part II neteor is given to obtain this number and is frue and complete to the best of my knowledge and belief Easter as may be growned in a Receipt And Temperary Life. The surence Agreement and the Conditional Membra Receipt the Company shall insure no obligation because of this application unless and only a policy of saturated to the Applicant and the life terminal specified in the Policy as according to the Applicant and the life terminal specified in the Policy as according to the Policy of Saturated to the Applicant and the life terminal specified in the Policy of the Policy of Saturated to the Applicant and the life terminal specified in the Policy of the Policy of Saturated Saturate company during the lifetime of the Proposed insured while all of the answers to the questions in Part I and Part II of the application cono your 18 by true and complete ensurers in which case, such policy anglitage effect at of the Policy date stated therein his deposit has can make not any premium paid on the policy applied for either in cash or Displacement process expenses suffering the control of the policy applied for either in cash or Displacement of the Displacemen SMICALIF CHYPREMINT Proposed lysured our lin Michigan Locanson Resident Agenti Applicant (piles) than Proposed insured). Give title if signed on behalf DI & DULINESS

who Differ Corrections or Additions.—Acceptance of the policy shall faithy changes entered here by the Company Not to be used in CA (for est) only 18, KS, MB, MB, MB, DR, PA, TX or Willion change in age amount, classification, classification, classification.

P. 32/32 NO.535 MINNESOTA LIFE 651 665 5424 3:45PM OCT.31.2007 To IME LOT REMARKS-Explain wary "Yet" unmer,-Gien ormite including deut, .. 91 names, preceity and succeiting of cliness, excesses for examination, topic or . ..... trustmont, and rames and addresse, Lincluding tip and it pumblet ut re you are dissipled at not in 🔲 🖼 any attending factors housetain or clinics. UNDERLINE norms at doctor Go han pant this sessol to pr ased hacith? who has the most complete despite an this suplicant. To the best of your haswindp and bailed, do you have, or have you ever had, or been treated fur (Circle applicable item and give attack, Clisarder of eyes, earl, note or throat? Distribus, families, commissione, spottery, frequent hand-aches, stroje, stored or hypote distribute? Attet malania bab : AP Shortees of breath, persistent houseness or cough, blos im 1973 marting, translatir, pleasing, authors, unphysumme, labor-culosis or other disorder of the respiratory excitor? Chest gale, pairinties, high blood pressure, theurselis long, married, hours etieck or other director of the bear or bland un e. Ancheront indiguntion, journates, intestinal kineding, ulter, barrie, Coltie, divertiguitis, hemprippie, or other disesse of the stampels, printers. Just or gel bledder? 1. Sugar, allaymin, bifend ur sur in urine, venermi dimens, senne er niber dispréer of kidney, binder, prosent ar .2 ductive organi? representative or primary plantities disorder? Displates, thyristic or other plantities, post or disorder of the number of bisyes, including the spine, back or pictus? Determing interpresentation or spine most of backlood Cyat, summe, bisher or climates of spin years (spine)? Attention promise disorder of the company of the compa Parpales beig: Have you ever had any distribut of familian organs, present measurables or programme? Other then be raind in appears about, have you within the PART 10 YEAR Had a check-up, consubsticer, illness or opentical 月口 tion a uncomer, incomercially, there are operations?
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I HEREBY DECLARE that my answers to the questions on Part 1 and II of my application for insurance are title, complete and true to the bast of my

I nement because that my appearance of the part of any policy issued on my life.

I hereby political any increased physician, madical practitioner, heapital, closic or other medical or medically related facility, includence company in hereby political projects practitionally included practition or person, that has any records or knowledge of me or my health, in give to the manufacture burdens burdens or grantization, inclination or person, that has any records or knowledge of me or my health, in give to the Cinical Day No.

